## UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA	)	CRIMINAL NO VIOLATION:	.: 04CR10309GAO 18 U.S.C. § 922(G)(1)
V.	)		Felon in Poss. F/A, Ammo
KURBY DUMORNAY	)		
DEFENSE COUNSEL'S MOTION TO WITHDRAW			

Now comes counsel for the Defendant and respectfully requests that this

Honorable Court allow his motion to withdraw. As grounds in support of this motion,
counsel states that he is leaving the private practice of law to enter government service.

Counsel has discussed this matter with my client and he does not object.

Counsel further requests that as the defendant is currently in custody that he be interviewed by Pretrial Services for the purpose of determining if he is elgible for the appointment of counsel.

For these reasons, counsel for the Defendant respectfully requests this Court allow his motion to withdraw.

FOR THE DEFENDANT,

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